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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/865,050	05/24/2001	Kireeti Kompella	Juniper-3 (JNP-0027)	Juniper-3 (JNP-0027) 2297	
26479	7590 12/01/2004		EXAMINER		
STRAUB & POKOTYLO			TON, ANTHONY T		
620 TINTON AVENUE BLDG. B, 2ND FLOOR		ART UNIT	PAPER NUMBER		
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Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)		
		09/865,050	KOMPELLA, KIREETI		
	Office Action Summary	Examiner	Art Unit		
		Anthony T Ton	2661		
	The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply				
THE I - Exter after - If the - If NO - Failu Any	ORTENED STATUTORY PERIOD FOR REPLY MAILING DATE OF THIS COMMUNICATION. nsions of time may be available under the provisions of 37 CFR 1.13 SIX (6) MONTHS from the mailing date of this communication. period for reply specified above is less than thirty (30) days, a reply or period for reply is specified above, the maximum statutory period were to reply within the set or extended period for reply will, by statute, reply received by the Office later than three months after the mailing and patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a reply be timed within the statutory minimum of thirty (30) days will apply and will expire SIX (6) MONTHS from cause the application to become ABANDONEI	nely filed s will be considered timely. the mailing date of this communication. D (35 U.S.C. § 133).		
Status			(
1)⊠	Responsive to communication(s) filed on 24 M	<u>ay 2001</u> .			
2a)	This action is FINAL . 2b)⊠ This	action is non-final.			
3)	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.				
Dispositi	on of Claims				
5)⊠ 6)⊠ 7)⊠	Claim(s) 1-48 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. Claim(s) 13-31 is/are allowed. Claim(s) 1-12,32-35 and 37-48 is/are rejected. Claim(s) 36 is/are objected to. Claim(s) are subject to restriction and/or election requirement.				
Applicati	ion Papers				
 9) The specification is objected to by the Examiner. 10) The drawing(s) filed on 20 September 2001 is/are: a) accepted or b) objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152. 					
Priority ι	under 35 U.S.C. § 119				
a)	Acknowledgment is made of a claim for foreign All b) Some * c) None of: 1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the priority documents application from the International Bureau See the attached detailed Office action for a list	s have been received. s have been received in Applicati rity documents have been receive u (PCT Rule 17.2(a)).	on No` ed in this National Stage		
Attachment(s)					
PHRIN SAN: 1) Notice of References Cited (PTO-892) PRIMARY EXAMINE: 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) 4) Interview Summary (PTO-413) Paper No(s)/Mail Date. 5) Notice of Informal Patent Application (PTO-152)					
	mation Disclosure Statement(s) (PTO-1449 or PTO/SB/08) or No(s)/Mail Date <u>8/27/02</u> .	6) Other:	atom Application (FTO-192)		

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DETAILED ACTION

Claim Objections

- 1. Claims 6, 7 and 25 are objected to because of the following informalities:
- a) In claims 6 and 7: term "to determined" in line 2 is improper. This must be typographic.

Examiner suggests changing this term to "to determine".

b) In claim 25: abbreviations "(A) RSVP-TE", "(B) LDP", and "(CR-LDP)" in line 2 are improper.

Examiner suggests that these abbreviations should be completely spelled out at least once for such claimed limitations.

Appropriate correction is required.

Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 3. Claims 1, 2, 4-12, 32, 34, 37, 38, 47 and 48 are rejected under 35 U.S.C. 102(e) as being anticipated by *Miki et al.* (US Patent No. 6,771,662) hereinafter referred to as *Miki*.
- a) In Regarding to Claim 1: *Miki* disclosed a method for processing ingress data by an edge device of a transport network (see Fig. 13), the method comprising:

determining a first label and a second label based on layer 2 destination information of the ingress data (see Fig.14: Output L2 Identifier OUT13 (1st label), Output Port No. OUT12 (2nd label), and Input L2 Identifier IN12 (based on layer 2 destination information of the ingress data));

adding the first and second labels to the data to generate modified data (see col.11 line 62 – col.12 line 4; and col.17 lines 21-32: a first label and a second label); and

using the first label to forward the modified data towards an egress edge device of the transport network (see Figs.13 and 14: Label L21; wherein, the Edge Node E21 using the Label L21 to forward the modified data toward the Edge Node E22).

wherein the second label is to be used by the egress edge device to associate the ingress data with a destination device and a channel ((see Fig.14: #24 (a channel) in the OUT12); wherein the #24 is going to used by the egress edge device E22 as an input information that associates with the ingress data with the destination device Host IP22 as shown in Fig.13).

- b) In Regarding to Claim 2: Miki further disclosed the method further comprising: removing the destination information of the ingress data (see col.12 lines 21-31: removes the internal header H6 from the reception packet).
- c) In Regarding to Claim 4: *Miki* further disclosed the destination information of the ingress data is represented by a logical identifier (see col.14 lines 43-61: VPI/VCI).
- d) In Regarding to Claim 5: Miki further disclosed the logical identifier is associated with a unique virtual private network (see col.5 lines 15-29: construction of a virtual private network VPN are facilitated; and col.15 lines 63-67: VPN-A).

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- e) In Regarding to Claim 6: Miki further disclosed the logical identifier and the virtual private network are used to determined the egress edge device associated with the first label (see Figs.13: VCI v21 and VPN-A are used to determined the egress edge device (E22) associated with the first label (Label L21)).
- f) In Regarding to Claim 7: Miki further disclosed the logical identifier and the virtual private network are used to determined the destination device and channel associated with the second label (see col.16 lines 31-42: VCIv22, VPN-A and destination device IP22; and see Fig.14: channel (#24) associated with the second label (OUT12)).
- g) In Regarding to Claim 8: Miki further disclosed the second label and the advertisement of the egress edge device are used to determine the channel to the destination device (see Figs. 13 and 14: wherein, the #24 and the new (advertised) edge node E22 would be used to determine the destination device Host IP22).
- h) In Regarding to Claim 9: Miki disclosed a method for processing egress data, having a first label and a second label (see Fig.2: Output L2 Identifier OUT13 (1st label), Output Port No. OUT12 (2nd label), by an edge device of a transport network (see Fig.1: Edge Node E11), the method comprising:

determining a channel to a destination customer edge device based on the second label (see Fig. 2: #11 in the OUT12); and

forwarding the egress data on the channel determined (see Fig.1: IP13, E11, #11 and IP11. To which, a packet sent from the IP13 received by the E11 would be forwarded to the IP11 via the #11).

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- i) In Regarding to Claim 10: Miki further disclosed the second label was derived from an identifier of the destination customer edge device (see Fig.14: Destination IP Address IN13), and a label base of a source customer edge device (see Fig.14: Input L2 Identifier IN12, and Fig.13: Host IP21 (a source customer edge device)).
- j) In Regarding to Claim 11: Miki further disclosed the second label was mapped from a channel identifier for the destination customer edge device used by the source customer edge device (see col.16 line 61 col.17 line 4: searching (mapping) the routing information table by using the combination of the input port number (channel identifier), input L2 identifier, and destination IP address as searching conditions).
- k) In Regarding to Claim 12: Miki further disclosed the channel identifiers for the destination customer devices used by the source customer edge device and the destination customer edge device may be different (see Fig. 14: Input Port No. IN11 (channel Ids for destination customer devices used by the source customer) and Output Port No. OUT12 are different from one another).
- l) In Regarding to Claim 32: Miki disclosed a device for use at the edge of a layer 2 transport network (see Fig. 3), the device comprising:

a storage facility (see Fig. 3: 13-1 to 13-n; and col.11 lines 38-47) for storing

i) a first route mapping a channel identifier corresponding to a destination customer edge device to a first label for forwarding data to a proper egress service provider edge device and a second label for forwarding data from the proper egress service provider edge device to the destination customer edge device (see Figs. 1 and 2: RT11 (first route), #13 (channel Id), IP13 (a destination customer

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edge device), OUTPUT L2 Identifier OUT13 (first label), E12 (a proper egress service provider edge device), OUTPUT Port No. OUT12 (second label)), and ii) a second route mapping an ingress second label to a channel identifier associated with a destination customer edge device (Figs. 1 and 2: RT13 (a second route) mapping an ingress second label IN11 #11 to a channel identifier OUT12 #12 with a destination customer edge device IP12); and

a forwarding facility (see Fig.3: 14-1 to 14-n; and col.11 lines 48-58) for

- i) forwarding ingress data to an egress service provider edge device based on the first route (see Fig. 1: E11 and E12, RT11), and
- ii) forwarding egress data to a destination customer edge device based on the second route (see Fig.1: IP12 and RT13).
- m) In Regarding to Claim 34: Miki further disclosed the device further comprising: a signaling facility for signaling information about a newly added customer edge device coupled with the device, to other devices at the edge of the layer 2 transport network (see Fig. 10 and col.14 line14 -col.15 line 9).
- n) In Regarding to Claim 37: Miki disclosed a layer 2 transport network for use by a source customer edge device and a destination customer edge device (see Fig. 13: MPLS, Host IP21 and Host IP22), both belonging to a same virtual private network (see Fig. 13: VPN-A), the source customer edge device having a list of channel identifiers for each customer edge device of the virtual private network (see Fig. 14: VCI v21-VCI v23 in Input L2 Identifier of Input Information), the layer 2 network comprising:

a first transport network edge device, the first transport network edge device coupled with the source customer edge device (see Fig.1: E11 and Host IP11) and having

- i) a storage facility (see Fig.3: 13-1 to 13-n; and col.11 lines 38-47) for storing a first route mapping a first channel identifier, used by the source customer edge device and corresponding to the destination customer edge device, to a first label for forwarding data to a second transport network edge device and a second label associated with the destination customer edge device (see Figs.1 and 2: RT11 (first route), #11 (channel Id), IP11 (a source customer edge device), destination IP address IP13 (corresponding to the destination customer device), OUTPUT L2 Identifier OUT13 (first label), E12 (a second transport network edge device), OUTPUT Port No. OUT12 (second label associated with the destination customer edge device Host IP13)), and
- ii) a forwarding facility for forwarding data addressed to the destination customer edge device to the second transport network edge device based on the first label of the first route (see Fig.3: 14-1 to 14-n; and col.11 lines 48-58); and

the second transport network edge device, the second transport network edge device coupled with the destination edge device (see Fig.1: E12 and Host IP13) and having

i) a storage facility (see Fig.3: 14-1 to 14-n; and col.11 lines 48-58) for storing a second route mapping the second label to a second channel identifier associated with the destination customer edge device (see Fig.1 and 2: the contents on the row of RT14 (second route), OUTPUT Port No. OUT12 (the second label) and #14 (a second channel Id)), and

- ii) a forwarding facility for forwarding the data to the destination customer edge device based on the second channel identifier of the second route (see Fig. 3: 14-1 to 14-n; and col.11 lines 48-58).
- o) In Regarding to Claim 38: Miki further disclosed each of the first channel identifier and the second channel identifier is associated with the destination customer edge device (see Figs. 1 and 2: each of RT11 and RT14 is associated with the destination customer device Host IP13), and

wherein the first channel identifier may be different from the second channel identifier (see Fig. 2: #11 and #14 are different).

p) In Regarding to Claims 47 and 48: all of the claimed subject matters of these claims have been disclosed in the claims 32, 34, 37 and 38 and by *Miki* as described above. Therefore, the rejections to claims 32, 34, 37 and 38 and would also apply to reject these claims 47 and 48, in a device for use at the edge of a layer 2 transport network as taught.

Claim Rejections - 35 USC § 103

- 4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 5. Claims 3 and 33 are rejected under 35 U.S.C. 103(a) as being unpatentable over *Miki et al.* (US Patent No. 6,771,662) in view of *Baum et al.* (US Patent No. 6,771,673) hereinafter referred to as *Baum*.

a) In Regarding to Claim 3: Miki disclosed all aspects of this claim as set forth in claim

1.

Miki failed to explicitly disclose encapsulating the modified data.

Baum explicitly disclosed such encapsulating the modified data (see Fig. 27A: step 2730).

At the time of the invention, it would be obvious to a person of ordinary skill in the art to combine such encapsulating the modified data, as taught by *Baum* with *Miki*, in order to transmit a data packet of a customer from the Layer 3 in the OSI through a Layer 2 MPLS network. The motivation for doing so would have been to provide a preservation for layer 2 address information or header in a communications network (*see Baum: col.10 lines 24-26*). Therefore, it would have been obvious to combine *Baum* with *Miki* in the invention as specified in the claim.

b) In Regarding to Claim 33: Miki disclosed all aspects of this claim as set forth in claim 32.

Miki failed to explicitly disclose a configuration facility for determining the first and second routes stored in the storage facility based on received advertisements about newly added customer edge devices.

Baum explicitly disclosed such received advertisements about newly added customer edge devices (see col.20 lines 18-29).

At the time of the invention, it would be obvious to a person of ordinary skill in the art to combine such received advertisements about newly added customer edge devices, as taught by *Baum* with *Miki*, so that the address and information relating to a new customer can be learnt by edge nodes in a MPLS network. The motivation for doing so would have been to provide up-to-

date routing information in a network router for proper communications (see Baum: col.20 lines 28-29). Therefore, it would have been obvious to combine Baum with Miki in the invention as specified in the claim.

- 6. Claims 35 and 39-46 are rejected under 35 U.S.C. 103(a) as being unpatentable over *Miki et al.* (US Patent No. 6,771,662) in view of *Baum et al.* (US Patent No. 6,771,673) as applied to claims 1-12, 32-34, 37 and 38 above, and further in view of *Casey et al.* (US Patent No. 6,205,488) hereinafter referred to as *Casey*.
- a) In Regarding to Claim 35: Miki disclosed all aspects of these claims as set forth in claims 32 and 34; and

Miki further disclosed a first value identifying the device (see Fig. 14: Input L2 Identifier (hence the field value));

a second value identifying a virtual private network (see Fig.14: VPN-A (hence a second value));

Miki failed to explicitly disclose a fourth value identifying a range associate with a new newly added customer edge device; and

a fifth value identifying a label base associated with the newly added customer edge device.

Baum explicitly disclosed such a fourth value identifying a range associate with a new newly added customer edge device (see col.20 lines 18-29).

At the time of the invention, it would be obvious to a person of ordinary skill in the art to combine such a fourth value identifying a range associate with a new newly added customer

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edge device, as taught by *Baum* with *Miki*, so that the address and information relating to a new customer can be learnt by edge nodes in a MPLS network. The motivation for doing so would have been to provide up-to-date routing information in a network router for proper communications (*see Baum: col.20 lines 28-29*). Therefore, it would have been obvious to combine *Baum* with *Miki* in the invention as specified in the claim; and

Casey explicitly disclosed such a fifth value identifying a label base associated with the newly added customer edge device (see Fig. 3: block 50).

At the time of the invention, it would be obvious to a person of ordinary skill in the art to combine such a fifth value identifying a label base associated with the newly added customer edge device, as taught by *Casey* with *Miki*, so that the location and information relating to a new customer can be learnt by edge nodes in a MPLS network. The motivation for doing so would have been to provide a first hop of a base network, where it can be uses for a reference of a continuous set of labels (see Casey: col.4 lines 58-67). Therefore, it would have been obvious to combine Casey with Miki in the invention as specified in the claim.

b) In Regarding to Claims 39-46: *Miki* and *Baum* disclosed all aspects of these claims as set forth in claims 1-12, 32-34, 37 and 38 above; and

Baum further disclosed a machine-readable medium as set forth in claims 22-24.

Both *Miki* and *Baum* failed to explicitly disclose a first field for storing a label base and a fifth field identifying a label base associated with a given customer edge device.

Casey explicitly disclosed such a first field for storing a label base and a fifth field identifying a label base associated with a given customer edge device (see Fig.3: block 50).

At the time of the invention, it would be obvious to a person of ordinary skill in the art to combine such a first field for storing a label base and a fifth field identifying a label base associated with a given customer edge device, as taught by *Casey* with *Miki*, so that the location and information relating to a new customer can be learnt by edge nodes in a MPLS network. The motivation for doing so would have been to provide a first hop of a base network, where it can be uses for a reference of a continuous set of labels (*see Casey: col.4 lines 58-67*). Therefore, it would have been obvious to combine *Casey* with *Miki* in the invention as specified in the claims.

Allowable Subject Matter

- 7. Claims 13-31 are allowed.
- 8. Claim 36 is objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Examiner Information

9. Any inquiry concerning this communication or earlier communications from the examiner should be directed to **Anthony T Ton** whose telephone number is **571-272-3076**. The examiner can normally be reached on M-F: 8:30 am - 5:00 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, **Ken Vanderpuye** can be reached on **571-272-3078**. The fax phone number for the organization where this application or proceeding is assigned is **703-872-9306**.

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Information regarding the status of an application may be obtained from the Patent

Application Information Retrieval (PAIR) system. Status information for published applications

may be obtained from either Private PAIR or Public PAIR. Status information for unpublished

applications is available through Private PAIR only. For more information about the PAIR

system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR

system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Respectfully submitted,

by: July

Anthony T. Ton
Patent Examiner

November 24, 2004

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